

JUDGE'S COPY**UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

**OHIO CASUALTY GROUP, as
Subrogee of ERIC STAUB
9450 Seward Road
Fairfield, Ohio 45014**

Plaintiff,

v.

**J & J INVESTMENT MANAGEMENT
COMPANY
208 Knob Creek Lane
York, PA 17402**

Defendant/Third-Party Plaintiff

v.

**AL BUDROW
3975 Craig Avenue
Dover, PA 17315**

Third-Party Defendant

and

**RICHARD EDWARD WONDERS, t/a
WONDERS GENERAL CONTRACTOR
2765 Windsor Road
Windsor, PA 17366**

Third-Party Defendant.

**CIVIL ACTION NO:
1:CV01-0785**

JURY TRIAL DEMANDED

**FILED
HARRISBURG, PA**

OCT 30 2002

MARY E. D'ANDREA, CLERK
Per SJS

PLAINTIFF'S PROPOSED VERDICT FORM

Plaintiff, Ohio Casualty Group, as subrogee of Eric Staub, respectfully submits the following Proposed Special Verdict Form and reserves the right to modify, delete and such resupplement its proposed special verdict form at any time prior to the actual charge to the jury.

Respectfully submitted,
COZEN O'CONNOR

BY:

**HAYES A. HUNT, ESQUIRE
Attorney for Plaintiff**

SPECIAL VERDICT FORM

QUESTION 1:

Do you find that the defendant, J&J Investment Management Company, was negligent?

Yes _____ No _____

QUESTION 2:

Was the defendant J&J Investment Management Company's negligence a substantial factor in bringing about the plaintiff's harm?

Yes _____ No _____

QUESTION 3:

Do you find that the defendant, Wonders General Contractor, individually, Richard Wonders, was negligent?

Yes _____ No _____

QUESTION 4:

Was the defendant Richard Edward Wonders, t/a Wonders General Contractor's negligence a substantial factor in bringing about the plaintiff's harm?

Yes _____ No _____

QUESTION 5:

Do you find that the defendant, Al Budrow, was negligent?

Yes _____ No _____

QUESTION 6:

Was the defendant Al Budrow's negligence a substantial factor in bringing about the plaintiff's harm?

Yes _____ No _____

DATE: _____

JURY FOREPERSON